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17
                          UNITED STATES DISTRICT COURT
18
                        NORTHERN DISTRICT OF CALIFORNIA
19
                                               CASE NO. C07-2678 BZ
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     HOLLYNN D'LIL,
                                               Civil Rights
                 Plaintiff,
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22
                                               STIPULATION REGARDING FURTHER
     v.
                                              MEDIATION
     EAST WEST CAFÉ; HISAM SHABOON;
23
     DOE TRUST 1; DAVID R. MADSEN;
     CARLEEN MADSEN; HARRY E.
24
     POLLEY; JEAN E. POLLEY; and
25
     DOES 2 through 50, Inclusive,
                 Defendants.
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Thimesch Law Offices 158 HILLTOP CRESCENT WALNUT CREEK, CA 94597-3452 (925) 588-0401 STIPULATION

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The parties hereby stipulate to the setting of a further mediation conference on February 14, 2008 at 10 AM at defense counsel Daphne Beletsis' office in Santa Rosa. The defendants have agreed to pay all of the mediator's travel time and travel expenses connected with attending the further mediation. The parties further agreed as a precondition to the holding of the conference that should it fail to achieve a full settlement of the case, or at least full settlement of plaintiff's injunctive relief claims. that this document shall act as stipulation between all parties to seek administrative relief from procedures of General Order 56 and as a request for the setting of a case management conference.

SO STIPULATED.

Dated: February 5, 2008 THIMESCH LAW OFFICES TIMOTHY S. THIMESCH

//Signature Authorized//
Attorneys for Plaintiff
HOLLYNN D'LIL

Dated: February 20, 2008 PETER C. DeGOLIA, ESQ.

CLEMENT, FITZPATRICK & KENWORTHY

//Signature Authorized// Attorneys for Defendants

DAVID R MADSEN, CARLEEN MADESEN, HARRY E. POLLEY, and JEAN POLLEY

Dated: February ___, 2008 LESLIE R. PERRY, ESQ.
DAPHNE A. BELETSIS, ESQ.
PERRY, JOHNSON, ANDERSON, MILLER &
MOSKOWITHZ, LLP

//Signature Authorized//
Attorneys for Defendants
DAVID R. MADSEN, CARLEEN MADESEN,
HARRY E. POLLEY, and JEAN POLLEY

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STIPULATION

The parties hereby stipulate to the setting of a further mediation conference on February 14, 2008 at 10 AM at defense counsel Daphne Beletsis' office in Santa Rosa. The defendants have agreed to pay all of the mediator's travel time and travel expenses connected with attending the further mediation. The parties further agreed as a precondition to the holding of the conference that should it fail to achieve a full settlement of the case, or at least full settlement of plaintiff's injunctive relief claims, that this document shall act as a joint stipulation between all parties to seek administrative relief from procedures of General Order 56 and as a request for the setting of a case management conference.

SO STIPULATED.

T-T				
15	Dated:	February	5, 2008	THIMESCH LAW OFFICES TIMOTHY S. THIMESCH
16				//Signature Authorized//
17				Attorneys for Plaintiff HOLLYNN D'LIL
18				
19	Dated:	February	, 2008	PETER C. DeGOLIA, ESQ. CLEMENT, FITZPATRICK & KENWORTHY
20				//Signature Authorized//
21				Attorneys for Defendants DAVID R. MADSEN, CARLEEN MADESEN,
22			•	HARRY E. POLLEY, and JEAN POLLEY
23	Dated:	February	<u>7</u> , 2008	LESLIE R. PERRY, ESQ. DAPHNE A. BELETSIS, ESQ.
24				PERRY, JOHNSON, ANDERSON, MILLER & MOSKOWITHZ, LLP
25				Wanhre akelitas
26		•		Attorneys for Defendants
27	,			Hisam snaboon East west cafe.